

Message

From: Prentice, Amanda [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=1526A9DF16C84D628C07AB8A924C4B7B-PRENTICE, A]
Sent: 7/13/2021 5:03:32 PM
To: Bob Peshak [bpeshak@envirosure.com]
CC: ABenisatto@shapiro-croland.com
Subject: RE: Parkway VOC analysis
Attachments: FW: Parkway Iron & Metal, Inc. Information Request Letter from the U.S. EPA - CAA-02-2021-1455

Hi Bob,

Paragraph 1 on p. 7 of the CAA Section 114 letter dated March 22, 2021 confirms that Method 25A is the appropriate method:

- a. The total gaseous organic compound emission rate as volatile organic compounds (VOC) using EPA Reference Methods 1-4 and Method 25A in 40 C.F.R Part 60, Appendix A;

Thanks,
Amanda

Amanda M. Prentice

Assistant Regional Counsel
U.S. Environmental Protection Agency, Region 2
290 Broadway, 16th Floor
New York, NY 10007
Phone: 212-637-3209
Email: Prentice.Amanda@epa.gov
Pronouns: she/her

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From: Prentice, Amanda
Sent: Tuesday, July 13, 2021 11:00 AM
To: Bob Peshak <bpeshak@envirosure.com>
Cc: ABenisatto@shapiro-croland.com
Subject: RE: Parkway VOC analysis

Hi Bob,
Thanks for the note– will revert back to you on your question.

Thanks,
Amanda

Amanda M. Prentice

Assistant Regional Counsel
U.S. Environmental Protection Agency, Region 2
290 Broadway, 16th Floor

New York, NY 10007
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From: Bob Peshak <bpeshak@envirosure.com>
Sent: Tuesday, July 13, 2021 10:38 AM
To: Prentice, Amanda <Prentice.Amanda@epa.gov>
Cc: ABenisatto@shapiro-croland.com
Subject: Parkway VOC analysis

Good afternoon Amanda,

We are working on the feasibility of a performance test at Parkway and one simple question came up. For the VOC analysis, are we to use EPA Method 25A?

Bob Peshak
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